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SOAH DOCKET NO. 473-21-0538
PUC DOCKET NO. 51415

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APPLICATION OF SOUTHWESTERN § BEFORE THE STATE OFFICE
ELECTRIC POWER COMPANY FOR § OF
AUTHORITY TO CHANGE RATES § ADMINISTRATIVE HEARINGS
§
§

PUBLIC UTILITY COMMISSION
FILING CLERK

**SIERRA CLUB'S FILING OF HIGHLY SENSITIVE WORKPAPERS TO PREFILED
DIRECT TESTIMONY OF DEVI GLICK**

Sierra Club files this notice under paragraph 25 of the protective order approved and in effect in this proceeding.¹ On April 1, 2021, Sierra Club filed the workpapers to the prefiled Direct Testimony and Exhibits of Devi Glick in this proceeding. Sierra Club publicly filed the files containing non-confidential workpapers at the Commission pursuant to the protective order. Concurrently with its public filing, Sierra Club submitted files containing confidential information to the Commission and SOAH under seal. The confidential files contain information that Southwestern Electric Power Company ("SWEPCO") has designated as confidential Protected Material and/or confidential Highly Sensitive Protected Material ("HSPM") pursuant to the protective order.

Pursuant to the protective order, a producing party shall file a written statement indicating: (a) any exemptions to the Public Information Act claimed to apply to the alleged Protected Material and/or HSPM; (b) the reasons supporting claims that the responsive information is exempt from public disclosure; and (c) that the party's counsel for the producing party has reviewed the information sufficiently to state in good faith that the information is exempt from public disclosure. SWEPCO filed such notices with its disclosure of the information included in the Direct Testimony of Devi Glick.

Reviewing parties must treat the information confidentially, must file the information under seal in sealed marked envelope(s) pursuant to the requirements of the protective order, and

¹ Appendix C to Petition and Statement of Intent to Change Rates (Oct. 13, 2020) (SWEPCO's proposed protective order); SOAH Order No. 1 (Nov. 2, 2020) (adopting SWEPCO's proposed protective order).

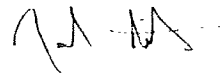
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must give notice of any intent to use the confidential information by offering it into evidence or disclosing it into the record of the proceeding.

Sierra Club does not assert a claim of confidentiality regarding the information contained in the workpapers of Sierra Club witness Devi Glick. Sierra Club also reserves the right to challenge the designation of the confidential material. The referenced information in Sierra Club's workpapers was provided to Sierra Club by SWEPCO subject to SWEPCO's claim that the material is confidential Protected Material and/or HSPM. Accordingly, notice is given that Sierra Club has filed its workpapers subject to SWEPCO's claim of confidentiality in this docket and has submitted copies of files containing confidential information under seal in sealed marked envelope(s) pursuant to the protective order.

Dated this 1st day of April, 2021.

Respectfully submitted,

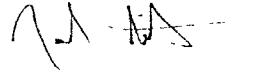


Joshua Smith
Tony Mendoza
Dru Spiller
Sierra Club Environmental Law Program
2101 Webster St., Suite 1300
Oakland, CA 94612
T: 415-977-5560
joshua.smith@sierraclub.org
tony.mendoza@sierraclub.org
dru.spiller@sierraclub.org

Counsel for Sierra Club

CERTIFICATE OF SERVICE

I, Joshua Smith, certify that a copy of the foregoing Sierra Club submission was served upon all parties of record in this proceeding on April 1, 2021, by First-class U.S. mail, hand delivery, and/or e-mail, as permitted by the presiding officer.



Joshua Smith
Senior Attorney
Sierra Club Environmental Law Program